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1 2 3 4 5 6 7 8 9 10	Richard M. Heimann (State Bar No. 63607) Kelly M. Dermody (State Bar No. 171716) Eric B. Fastiff (State Bar No. 182260) Brendan P. Glackin (State Bar No. 199643) Dean M. Harvey (State Bar No. 250298) Anne B. Shaver (State Bar No. 255928) LIEFF CABRASER HEIMANN & BERNSTE 275 Battery Street, 29th Floor San Francisco, CA 94111-3339 Telephone: (415) 956-1000 Facsimile: (415) 956-1008  Joseph R. Saveri (State Bar No. 130064) James G. Dallal (State Bar No. 277826) JOSEPH SAVERI LAW FIRM, INC. 505 Montgomery, Suite 625 San Francisco, California 94111 Telephone: 415.500.6800 Facsimile: 415.395-9940  Co-Lead Class Counsel	IN, LLP
12	LIMITED STATES DISTRICT COLIDT	
13	UNITED STATES DISTRICT COURT	
14	NORTHERN DISTRICT OF CALIFORNIA	
15	SAN JOS	E DIVISION
16		
17	IN RE: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION	Master Docket No. 11-CV-2509-LHK
18	THIS DOCUMENT RELATES TO:	DECLARATION OF DANIEL STOVER IN SUPPORT OF APPLICATION OF
19	ALL ACTIONS	PLAINTIFFS FOR APPROVAL OF SERVICE AWARDS
20	ALL ACTIONS	Date: March 5, 2014
21		Time: 1:30 pm Courtroom: 8, 4th Floor Judge: Honorable Lucy H. Koh
22		Judge. Honorable Eucy II. Kon
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		STOVER DECL ISO

APPLICATION FOR SERVICE AWARDS MASTER DOCKET NO. 11-CV-2509-LHK 1

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I, Daniel Stover, declare as follows:

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I make this statement on the basis of my personal knowledge and, if called as a 1. witness, could and would testify as to its contents. I worked for Defendant Intuit, Inc. ("Intuit") as a Web Marketing Representative, a Web Developer, and a Software Engineer, on a salaried basis, from November 2006 through December 2009. I am a Class Representative in this lawsuit.

## **Protecting the Interests of the Class**

- 2. Before filing this lawsuit, I became aware of agreements Intuit and other Defendants entered into to eliminate competition for labor. I believe I was harmed by such agreements, and that my compensation and those of other employees like me were artificially and unlawfully suppressed. I also believed that, without private plaintiffs willing to step forward and serve as Class Representatives, Defendants would not compensate their employees for the pay that was unlawfully denied them.
- 3. I retained Lieff, Cabraser, Heimann & Bernstein, LLP ("Lieff Cabraser") to file a class action lawsuit on my behalf, and on behalf of a class of other similarly situated individuals, to hold Defendants accountable for their wrongful acts, to seek compensation for those the Defendants harmed, and to deter such misconduct in the future. That case was filed in California Superior Court, Santa Clara County, on July 14, 2011. The case was subsequently removed by Defendants to United States District Court for the Northern District of California. On September 12, 2011, my case was consolidated with four other similar cases, and my counsel filed a Consolidated Amended Complaint on September 13, 2011. (Dkt. 65.) On October 24, 2013, the Court certified the proposed Class and appointed me as a Class Representative. (Dkt. 531.)
- 4. I understand the responsibilities of a Class Representative and I have fulfilled, and I continue to fulfill, my duties to the Class. I have been actively involved in the litigation of this case, as described more fully below, and have been in close contact with the attorneys representing the Class to monitor and contribute to this case throughout. On many occasions, I have provided my attorneys with input and advice regarding various aspects of the litigation, including the terms of the settlements with Pixar Ltd., Lucasfilm, and Intuit Inc. (collectively, the

1	"Settling Defendants") (collectively, the "Settlements"). I have vigorously represented the	
2	Class's interests pursuant to my fiduciary duties to the Class I represent.	
3	5. I was not promised any amount of money to serve as a Class Representative. My	
4	approval of the Settlements was based on my view that they were in the best interests of the	
5	Class.	
6	6. The Settlements create a fund of \$20 million, and preserve the ability to recover	
7	the full amount of damages caused by Defendants' unlawful conspiracy from the remaining	
8	Defendants. All Class Members can participate in the money award just by filing a claim form.	
9	Benefits to the Class From My Actions as a Class Representative	
10	7. In my role as Class Representative, I have expended substantial time and effort (as	
11	more fully explained below) to perform actions that have benefited the Class at large.	
12	8. Since I first retained Lieff Cabraser, I have spent over approximately 100 hours	
13	fulfilling my role as a Class Representative in this case, including participating in discovery and	
14	mediation. A summary of my activities is as follows:	
15	a. Meeting with and speaking with my attorneys at Lieff Cabraser as part of	
16	the initial investigation of the case;	
17	b. Preparing, reviewing, and finalizing my complaint;	
18	c. Reviewing drafts of pleadings and other documents before authorizing my	
19	attorneys to file them and providing input on these key documents;	
20	d. Gathering documents and other potential evidence about Defendants and	
21	about my claims to provide to Lieff Cabraser and produce to Defendants, including providing	
22	documents and electronically stored information to support my claims and the Class's claims, 1 as	
23	well as helping my attorneys understand Intuit practices and potential witnesses so my attorneys	
24	could formulate proper discovery requests;	
25	<sup>1</sup> Searching and producing both paper documents and electronically stored information was a	
26	substantial effort, and included third party sources of information, such as personal email services. My search and production was not limited by time or source of information, and the	
<ul><li>27</li><li>28</li></ul>	topics were broad in response to Defendants' discovery requests. I also assisted Lieff Cabraser in reviewing my documents to understand their potential responsiveness to Defendants' discovery requests.	

1	e. Preparing, reviewing, finalizing, and verifying my responses to 16		
2	interrogatories, including updating several of my answers twice, at Defendants' request;		
3	f. Reviewing documents produced by Defendants, and testimony from		
4	Defendants' witnesses, that relate to me, my claims, and the claims of the Class;		
5	g. Reviewing expert work performed by experts retained by both the Class		
6	and by Defendants, and providing feedback to my attorneys;		
7	h. Sitting for a full-day deposition taken by Defendants on October 29, 2012;		
8	i. Preparing for my deposition with my attorneys;		
9	j. Reviewing and correcting my deposition transcript following my		
10	deposition;		
11	k. Discussing the strategy and progress of all mediations in the case; and		
12	1. Participating in regular conversations with my attorneys at Lieff Cabraser		
13	throughout the duration of this case, with some calls lasting over an hour and sometimes as often		
14	as several times a day, and additional communications by way of frequent and regular email		
15	correspondence.		
16	Reasonable Fears of Workplace Retaliation		
17	9. I remain a part of the high-technology industry. Given this close-knit industry, and		
18	the prominence and power of the seven Defendants in this case, I have taken substantial risks in		
19	my own career by stepping forward as a Class Representative here. Further, during the course of		
20	this action, Defendants served 9 subpoenas on other (non-party) companies that have employed		
21	me, seeking essentially all information regarding nearly any aspect of my work for these		
22	employers, including my personnel files. I took the risk that other high-technology companies		
23	will not hire me or that clients might not want to work with me because I served as a Class		
24	Representative in this action. That risk will continue throughout my career.		
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1	I declare under penalty of perjury under the laws of California and the United States that
2	the foregoing is true and correct.
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4	Executed on February 20, 2014 in Scattle, Washington.
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7	Daniel Stover
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